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Court's December 12, 2025 status conference in District of Columbia v. Meta (attached hereto as **Exhibit A).** Plaintiffs submit this transcript in support of their arguments in the pending Joint Letter Brief Regarding Whether Certain Meta Documents Are Protected by Attorney-Client Privilege (Dkt. 2474). At the D.C. conference, the court heard oral argument on Meta's motion for reconsideration with respect to the D.C. court's October 23, 2025 order (which had found the crime-fraud exception applied to the same four clawed-back documents at issue in the Joint Letter

Brief). Ex. A at 42–83. The court also provided guidance on related privilege issues. *Id.* at 3–42. 1 Plaintiffs submit this transcript via Administrative Motion rather than a Statement of 2 3 Recent Decision because Civil Local Rule 7-3(d) provides that Statements of Recent Decision must be submitted "before the noticed hearing date." Civil L.R. 7-3(d)(2). The discovery status 4 conference subject to this Administrative Motion was held after the completion of briefing and 5 argument on the Joint Letter Brief at issue. Meta does not oppose this request. 6 7 Respectfully submitted, 8 DATED: December 18, 2025 PHILIP J. WEISER 9 Attorney General State of Colorado 10 11 By /s/ Jason Slothouber Jason Slothouber, CO Reg. No. 43496, pro hac 12 Krista Batchelder, CO Reg. No. 45066, pro hac 13 vice Deputy Solicitor General 14 Shannon Stevenson, CO Reg. No. 35542, pro hac vice 15 Solicitor General Elizabeth Orem, CO Reg. No. 58309, pro hac vice 16 Assistant Attorney General Colorado Department of Law 17 Ralph L. Carr Judicial Center Consumer Protection Section 18 1300 Broadway, 7th Floor Denver, CO 80203 19 Phone: (720) 508-6651 krista.batchelder@coag.gov 20 Shannon.stevenson@coag.gov Elizabeth.orem@coag.gov 21 Attorneys for Plaintiff State of Colorado, ex rel. 22 Philip J. Weiser, Attorney General 23 **ROB BONTA** Attorney General 24 State of California 25 /s/ Megan O'Neill Nicklas A. Akers (CA SBN 211222) 26 Senior Assistant Attorney General Bernard Eskandari (SBN 244395) 27 Emily Kalanithi (SBN 256972) Supervising Deputy Attorneys General 28 Nayha Arora (CA SBN 350467) David Beglin (CA SBN 356401)

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<u>ATTESTATION</u>

I, Jason Slothouber, hereby attest, pursuant to N.D. Cal. Civil L.R. 5-1, that the concurrence to the filing of this document has been obtained from each signatory hereto.

Dated: December 18, 2025

By: <u>/s/ Jason Slothouber</u>